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December 5, 2022

Sworn to me this 5th day
of December 2022

Ellen Herb

Notary Public

Ellen Herb
Notary Public, State of New York
No. 01HE6163785
Qualified in New York County
Commission Expires April 2, 2023

I, Larnyce Tabron, in my capacity as a Principal Clerk of the Publisher of The New York Times, a daily newspaper of general circulation printed and published in the City, County, and State of New York, hereby certify that the advertisement annexed hereto was published in the editions of The New York Times on the following date or dates, to wit on.

12/5/22 NYT B5

Larnyce Tabron

<p>UNITED STATES BANKRUPTCY COURT, DISTRICT OF NEW JERSEY In re: BlockFi Inc., et al., Chapter 11 Debtors. Case No. 22-19361 (MBK) (Jointly Administrated)</p> <p>NOTICE OF (I) DISCLOSURE PROCEDURES APPLICABLE TO CERTAIN HOLDERS OF COMMON STOCK AND PREFERRED STOCK, (II) DISCLOSURE PROCEDURES FOR TRANSFERS OF AND DECLARATIONS OF WORTHLESSNESS WITH RESPECT TO COMMON STOCK AND PREFERRED STOCK, AND (III) FINAL HEARING ON THE APPLICATION THEREOF TO ALL ENTITIES (AS DEFINED BY SECTION 101(15) OF THE BANKRUPTCY CODE) THAT MAY HOLD BENEFICIAL OWNERSHIP OF THE EXISTING CLASSES OF COMMON STOCK (THE "COMMON STOCK"), OF AND PREFERRED STOCK (THE "PREFERRED STOCK") OF BLOCKFI INC.</p> <p>PLEASE TAKE NOTICE that on November 28, 2022 (the "Petition Date"), the above-captioned debtors and debtors in possession (collectively the "Debtors"), filed petitions with the United States Bankruptcy Court for the District of New Jersey (the "Court") under chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). Subject to certain exceptions, section 362 of the Bankruptcy Code operates as a stay of any act to obtain possession of property of or from the Debtors' estates or to exercise control over property of or from the Debtors' estates.</p> <p>PLEASE TAKE FURTHER NOTICE that, on the Petition Date, the Debtors filed the Debtors' Motion for Entry of Interim and Final Orders (i) Approving Notification and Hearing Procedures for Certain Transfers of and Declarations of Worthlessness with Respect to Common Stock and Preferred Stock and (ii) Granting Related Relief (Docket No. 4) (the "Motion").</p> <p>PLEASE TAKE FURTHER NOTICE that on November 30, 2022, the Court entered the Interim Order (i) Approving Notification and Hearing Procedures for Certain Transfers of and Declarations of Worthlessness with Respect to Common Stock and Preferred Stock and (ii) Granting Related Relief (Docket No. 5) (the "Interim Order") approving procedures for certain transfers of and declarations of worthlessness with respect to Common Stock and Preferred Stock set forth in Exhibit 1 attached to the Interim Order (the "Procedures").</p> <p>PLEASE TAKE FURTHER NOTICE that, pursuant to the Interim Order, the Procedures shall apply to the holding and transfers of Common Stock or Preferred Stock or any Beneficial Ownership therein by a Substantial Shareholder who may not consummate any purchase, sale, or other transfer of Common Stock or Preferred Stock or Beneficial Ownership of Common Stock or Preferred Stock in violation of the Procedures, and any such transaction in violation of the Procedures shall be null and void ab initio.</p> <p>PLEASE TAKE FURTHER NOTICE that, pursuant to the Interim Order, the Procedures shall apply to the holding and transfers of Common Stock or Preferred Stock or any Beneficial Ownership therein by a Substantial Shareholder or someone who may become a Substantial Shareholder.</p> <p>PLEASE TAKE FURTHER NOTICE that pursuant to the Interim Order, a 50 Percent Shareholder may not claim a worthless stock deduction with respect to Common Stock or Preferred Stock, or Beneficial Ownership of Common Stock or Preferred Stock, in violation of the Procedures, and any such deduction in violation of the Procedures shall be null and void ab initio, and the 50 Percent Shareholder shall be required to file an amended tax return revoking such proposed deduction.</p> <p>PLEASE TAKE FURTHER NOTICE that, pursuant to the Interim Order, upon the request of any entity the proposed notice, claim, and declaration for the Debtors, Kral, will provide a copy of the Interim Order and a form of each of the declarations required to be filed by the Procedures</p>	<p>in a reasonable period of time. Such declarations are also available via PACER on the Court's website at https://efrbank.uscourts.gov/ for a fee or free of charge by accessing the Debtors' restructuring website at https://www.restructuring.com/blockfi.</p> <p>PLEASE TAKE FURTHER NOTICE that the final hearing (the "Final Hearing") on the Motion shall be held on January 9, 2023, at 10:00 a.m., prevailing Eastern Time. Any objections or responses to entry of a final order on the Motion shall be filed on or before 4:00 p.m., prevailing Eastern Time, on Monday, January 2, 2023, and shall be served on: (i) the Debtors, BlockFi Inc., 201 Montgomery Street, Suite 261, Jersey City, New Jersey 07302, Attn: Jonathan Rogers; (ii) proposed or assumed to the Debtors, (a) Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn: Joshua A. Sussberg, P.C. and Christine A. O'Neil, P.C.; (b) Haynes and Boone, LLP, 30 Rockefeller Plaza, 26th Floor, New York, New York 10112, Attn: Richard S. Korman, Esq. and Kevin D. Korman, Esq.; and (c) Victory Ave., Suite 700, Dallas, Texas 75219, Attn.: J. Frasier Murphy, Esq. and Jordan E. Chavez, Esq.; (d) Gale Schutz P.C., Court Plaza North, 25 Main Street, Hackensack, New Jersey 07601, Attn: Richard B. Smith, Esq. and Warren A. Usatine, Esq.; (iii) counsel to any statutory committee appointed in these cases; and (iv) the Office of the United States Trustee for the District of New Jersey (the Newark Center, Suite 2100, Newark, NJ 07102, Attn: Jeffrey M. Spindler, Esq. and Lauren Berkine, Esq. (collectively the "Notice Parties").</p> <p>PLEASE TAKE FURTHER NOTICE that, pursuant to the Interim Order, failure to follow the procedures set forth in the Interim Order shall constitute a violation of, among other things, the automatic stay provisions of section 362 of the Bankruptcy Code.</p> <p>PLEASE TAKE FURTHER NOTICE that nothing in the Interim Order shall preclude any person desiring to acquire any Common Stock or Preferred Stock from requesting relief from the Interim Order from this Court, subject to the Debtors' and the other Notice Parties' rights to oppose such relief.</p> <p>PLEASE TAKE FURTHER NOTICE that other than to the extent that the Interim Order expressly conditions or restricts trading in, or claiming a worthless stock deduction with respect to Common Stock or Preferred Stock, nothing in the Interim Order or in the Motion shall, or shall be deemed to, prejudice, impair, or otherwise alter or affect the rights of any holders of Common Stock or Preferred Stock, including in connection with the treatment of any such stock under any Chapter 11 plan or any applicable bankruptcy court order.</p> <p>PLEASE TAKE FURTHER NOTICE that any prohibited purchase, sale, other transfer of, or declaration of worthlessness with respect to Common Stock or Preferred Stock, Beneficial Ownership thereof, or Option with respect thereto in violation of the Interim Order is prohibited and shall be null and void ab initio and may be subject to additional sanctions as this court may determine.</p> <p>PLEASE TAKE FURTHER NOTICE that the requirements set forth in the Interim Order are in addition to the requirements of applicable law and do not excuse compliance therewith.</p> <p>¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: BlockFi Inc. (00151); BlockFi Trading LLC (24007); BlockFi Lending LLC (00171); BlockFi Wallet LLC (02371); BlockFi Ventures LLC (09157); BlockFi International Ltd. (06412); BlockFi Investment Products LLC (24222); BlockFi Services, Inc. (59655); and BlockFi Lending II LLC (01544). The location of the Debtors' service address is: 201 Montgomery Street, Suite 261, Jersey City, NJ 07302.</p> <p>² For the avoidance of doubt, the Common Stock includes the special voting stock.</p> <p>³ Capitalized terms used but not otherwise defined herein have the meanings given to them in the Interim Order or the Motion, as applicable.</p>
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INTERNATIONAL

Europeans Prepare for Rolling Power Outages Amid Energy Crisis

FROM FIRST BUSINESS PAGE
heat their plugged-in vehicles on freezing mornings to avoid straining the grid.

And in Germany, the country that has been most dependent on Russian gas, people are taking no chances: Sales of candles have soared.

A few hours without power in a French cafe or in a German supermarket would be nowhere as painful as the situation being faced by people in Ukraine, where Russia's systematic bombing of the energy grid has left millions facing a freezing winter without electricity, heat and water supplies day and night in subzero temperatures and snow.

Still, the prospect of homes, schools, businesses and even trains that rely on power and electric signals going dark, however briefly, will be Europe's first major test of resilience as it turns away from Russian fuel.

European officials are insisting that the rationing plans are only a last resort, to prevent uncontrolled blackouts if domestic electricity production and imported power aren't enough to keep power systems from crashing.

"We're not in a catastrophe film," Olivier Véran, the French government spokesman, said on French television last week. "We are not announcing that cuts will happen, but if we have a particularly cold and energy-intensive winter, there could be situations of tension and we are preparing for all scenarios."

Any scheduled power cuts in France would be telegraphed days in advance and would hit small sections of the country at different times, the government said. The cuts, which would last for two hours in the mornings or in early evening, when power use is at a high, would not apply to so-called sensitive sites, including hospitals, nursing homes, fire and police stations and prisons.

Europe has made a concerted effort since Russia's invasion of Ukraine in February to avoid a worst-case situation by topping up natural gas reserves and even restarting coal-fired power plants to generate electricity. A near-total embargo on Russian oil begins Monday, one of many actions the bloc has taken to deny the Kremlin revenue from fossil fuel sales and limit its ability to wage war in Ukraine.

Unseasonably warm weather during October and November allowed households and businesses to keep their furnaces turned off, helping gas stocks last longer than expected and bringing down skyrocketing gas prices.

But Europe is now facing its first major cold snap, with an Arctic air blast from Greenland expected to send temperatures plunging in coming days. Govern-



NATHALIE MOHADJER FOR THE NEW YORK TIMES

Power could be cut to restaurants and grocery stores, as well as schools, traffic lights and more. Above, the turbine room inside Finland's Olkiluoto 3 nuclear power reactor in October. The plant's opening has been delayed. Right, Les Deux Magots, a cafe in the St.-Germain-des-Près area of Paris.

ments have already been dipping into some of the emergency gas reserves, driving European natural gas prices back up to their highest levels in six weeks.

France, once Europe's biggest exporter of electricity thanks to its 56 nuclear power plants, is struggling to repair a series of problems that have left nearly half of its atomic fleet offline, depriving its neighbors of a vital power source. Electricité de France, or EDF, which runs France's nuclear power plants, announced the restart last week of a mammoth reactor in northern France, although further delays are expected at other nuclear sites.

A recent report by the European Network of Transmission System Operators showed that electricity supplies in France, Sweden and Finland, among others, were at risk of outages.

All of which has prompted the flurry of not-so-subtle signals for Europeans to start hunkering down for disruptions to their electricity-enabled lives.

Germany has issued advisories on what to expect in a blackout. "The telephone is dead, the heat-



NATHALIE MOHADJER FOR THE NEW YORK TIMES

ing doesn't come on, there is no warm water, the computer goes on strike, the coffee machine stays off, there is no light," the Office of Civil Protection and Disaster Assistance said on its website.

"You will soon notice how dependent you are on electric power," added the agency, which translated the site into English, Turkish and Ukrainian.

The office urges households to stock up on battery-powered

flashlights and candles, and even suggests camp stoves to prepare small meals. "Warm clothing can be used as a substitute for heating for a while," the agency said, but advised households to think about installing alternative heating sources.

As in France, German officials have insisted that a power crisis is unlikely, but one "cannot be completely ruled out," the finance ministry acknowledged. The authori-

ties have taken no chances, with Chancellor Olaf Scholz's government making the politically divisive decision to cancel plans to shut down the country's last three nuclear reactors this month, and to fire up coal power plants in hopes of making up for the loss of Russian gas.

In Switzerland, which has long depended on French nuclear power for its winters, citizens have been urged to prepare for

Musk and an Independent Journalist Ignite Debate by Releasing the 'Twitter Files'

By MICHAEL M. GRYNBAUM

It was, on the surface, a typical example of reporting the news: a journalist obtains internal documents from a major corporation, shedding light on a political dispute that flared in the waning days of the 2020 presidential race.

But when it comes to Elon Musk and Twitter, nothing is typical.

The so-called Twitter Files, released Friday evening by the independent journalist Matt Taibbi, set off a firestorm among pundits, media ethicists and lawmakers in both parties. It also offered a window into the fractured modern landscape of news, where a story's reception is often shaped by readers' assumptions about the motivations of both reporters and subjects.

The tempest began when Mr. Musk teased the release of internal documents that he said would reveal the story behind Twitter's 2020 decision to restrict posts linking to a report in the New York Post about Joseph R. Biden Jr.'s son, Hunter.

Mr. Musk, who has accused tech companies of censorship, then pointed readers to the account of Mr. Taibbi, an iconoclast journalist who shares some of Mr. Musk's disdain for the mainstream news media. Published in the form of a lengthy Twitter thread, Mr. Taibbi's report included images of email exchanges among Twitter officials deliberating how to handle dissemination of the Post story on their platform.

Mr. Musk and Mr. Taibbi framed the exchanges as evidence of rank censorship and pernicious influence by liberals. Many others — even some ardent Twitter critics — were less impressed, saying the exchanges merely showed a group of executives earnestly debating how to deal with an unconfirmed news report that was based on information from a stolen laptop.

And as with many modern news stories, the Twitter Files were quickly weaponized in service of a



ROB KIM/GETTY IMAGES

Matt Taibbi, the journalist who published the files on Twitter.

dizzying number of pre-existing arguments.

The Fox News host Tucker Carlson, who often accuses liberals of stifling speech, made the claim that the "documents show a systemic violation of the First Amendment, the largest example of that in modern history." House Republicans, who have called for an investigation into the business dealings of Hunter Biden, asserted with no evidence that the report showed systemic collusion between Twitter and aides to Joe Biden, who was then the Democratic nominee. (Jack Dorsey, Twitter's chief executive at the time, later reversed the decision to block the Post story and told Congress it had been a mistake.)

Former Twitter executives, who have lamented Mr. Musk's chaotic stewardship of the company, cited the documents' release as yet another sign of recklessness. Yoel Roth, Twitter's former head of trust and safety, said that publicizing unredacted documents — some of which included the names and email addresses of Twitter officials — was "a fundamentally unacceptable thing to do" and placed people "in harm's way." (Mr. Musk later said that, in hindsight, "I think we should have excluded some email addresses.")

The central role of Mr. Taibbi, a polarizing figure in journalism circles, set off its own uproar.

Once a major voice of the political left, Mr. Taibbi rose to prominence by presenting himself as an unencumbered truth teller. He is perhaps best known for labeling Goldman Sachs a "vampire squid" in an article that galvanized public outrage toward Wall Street. But his commentary about former President Donald J. Trump diverged from the views of many Democrats — for instance, he was skeptical of claims of collusion between Russia and Mr. Trump's campaign — and his fan base shifted.

On Friday, Mr. Taibbi wrote that his thread about Twitter was "based upon thousands of internal documents obtained by sources at Twitter." Mr. Musk had previously hinted about revealing information on Twitter's handling of the Hunter Biden report. On Friday, shortly before Mr. Taibbi's report, Mr. Musk wrote, "This will be awesome" and added a popcorn emoji, the online symbol of fervent anticipation. Mr. Taibbi also said he agreed "to certain conditions" in exchange for the documents, but did not provide details.

Skeptics of Mr. Taibbi seized on what appeared to be an orchestrated disclosure. "Imagine volunteering to do online PR work for the world's richest man on a Friday night, in service of nakedly and cynically right-wing narratives, and then pretending you're speaking truth to power," the MSNBC host Mehdi Hasan wrote in a Twitter post.

Mr. Taibbi responded on Saturday, writing: "Looking forward to going through all the tweets complaining about 'PR for the richest man on earth,' and seeing how

many of them have run stories for anonymous sources at the FBI, CIA, the Pentagon, White House, etc."

Mr. Musk and Mr. Taibbi did not respond to requests for comment.

That Mr. Musk is a fan of Mr. Taibbi, who left Rolling Stone to start a newsletter on Substack, is no big surprise; Mr. Musk often hails the virtues of citizen journalism. On Saturday, in a live audio session on Twitter, Mr. Musk said he was disappointed that more mainstream media outlets had not picked up Mr. Taibbi's reporting.

The New York Times requested

copies of the documents from Mr. Musk, but did not receive a response.

Mr. Musk said on Saturday that he had also given documents to Bari Weiss, a former editor and columnist at The Times whose Substack newsletter, Common Sense, bills itself as an alternative to traditional news outlets. Ms. Weiss declined to comment on Sunday.

The commotion has also generated some odd bedfellows. Mr. Taibbi once compared former President George W. Bush to a "donkey." On Sunday, his report-

ing was defended by the House Republican leader, Representative Kevin McCarthy, during an interview on Fox News. "They're trying to discredit a person for telling the truth," Mr. McCarthy said of Mr. Musk.

Perhaps the only universally accepted takeaway from the release of the Twitter Files was a sentiment that Mr. Taibbi himself expressed, in a headline on his Substack page that offered a preview of his upcoming posts.

"Note to readers," Mr. Taibbi wrote. "It's about to get weird in here."

Even trains could come to a standstill for a couple of hours in affected areas, because power needed to work signals would be shut off. The government said it would warn drivers to "limit their movements as much as possible" because traffic lights could be "inoperative."

Cellphone towers will also stop working in areas where power is paused. Christel Heydemann, the chief executive of Orange, France's top telecom operator, warned last week that emergency phone calls may not be possible if mobile networks lose electricity. The government said people could still dial 112, the Europe-wide number for emergencies.

Despite those assurances, Ms. Heydemann said, "It is illusory to imagine that we'll be able to maintain service to all French people in the event of power cuts."

Melissa Eddy contributed reporting from Berlin.

Giro Senat, Defendant vs Doreen Senat, Plaintiff.
Complaint for divorce, docket no. FM-09-799-22. You, Giro Senat, will take notice that on the 14th of October 2021, a complaint for divorce was filed against you in the Superior Court of New Jersey, County of Hudson, Chancery Division-Family Part. You must answer this complaint or otherwise appear on or before the 12th of December 2022 or default will be entered against you.

**IN THE UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION**
In re: MARINER HEALTH CENTRAL, INC., et al., Chapter 11 Case No. 22-19361 (MBK) Debtors. (Jointly Administrated)

NOTICE OF DEADLINES FOR SUBMITTING PROOFS OF CLAIM
PLEASE TAKE NOTICE that on September 19, 2022 (the "Petition Date"), Mariner Health Central, Inc., Parkview Holding Company GP LLC and Parkview Operating Company, LP d/b/a Parkview Healthcare Center (collectively, the "Debtors") filed voluntary petitions for relief under chapter 11 of the United States Code (the "Bankruptcy Code").

PLEASE TAKE FURTHER NOTICE that the United States Bankruptcy Court for the Northern District of California (the "Bankruptcy Court") has entered an order (Docket No. 272) (the "Bar Date Order") establishing deadlines and procedures for filing claims against any of the Debtors as follows:

a. General Bar Date: January 23, 2023 at 5:00 p.m. (Pacific Time) is the deadline for all persons or entities, except for governmental units, to file proofs of claim (each, a "Proof of Claim") for any claim against any Debtor that arose prior to the Petition Date.

b. Government Bar Date: March 20, 2023 at 5:00 p.m. (Pacific Time) is the deadline for all government units to file a Proof of Claim for any claim against any Debtor that arose prior to the Petition Date.

PLEASE TAKE FURTHER NOTICE that, as used in this notice, the terms "claim," "entity," "governmental unit," and "person" have the meanings given in sections 101(15), 101(15), 101(17) and 101(41) of the Bankruptcy Code, respectively.

PLEASE TAKE FURTHER NOTICE that each Proof of Claim must conform to requirements set forth in the Bar Date Order, including but not limited to that it must be submitted to the Debtors' claims agent on or before the applicable Bar Date, either: (i) through the "Submit Electronic Proof of Claim" interface at <http://www.kcc.net/MarinerHealthCentral>; or (ii) by first-class mail, overnight courier, or hand-delivery to the following address: Mariner Health Central, Inc., et al., Claims Processing Center (c/o Kurtzman Carson Consultants, LLC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245).

PLEASE TAKE FURTHER NOTICE that any Proof of Claim sent or submitted by facsimile or electronic mail will not be accepted.

PLEASE TAKE FURTHER NOTICE that if you are required, but fail, to file a Proof of Claim in accordance with the Bar Date Order on or before the applicable Bar Date:

a. YOU WILL BE FOREVER BARRED, ESTOPPED, AND ENJOINED FROM ASSERTING SUCH CLAIM AGAINST THE DEBTORS (OR FILING A PROOF OF CLAIM WITH RESPECT THERETO);

b. YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM; AND

c. YOU WILL NOT BE PERMITTED TO VOTE ON ANY CHAPTER 11 PLAN OR PLANS FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

PLEASE TAKE FURTHER NOTICE that additional information regarding the Debtors' bankruptcy cases and the claims process, including copies of the Bar Date Order Proof of Claim forms, and other relevant documents, may be obtained free of charge at <http://www.kcc.net/MarinerHealthCentral>. You may also ask any questions about the claims process or obtain copies of documents by calling the Debtors' claims agent at (866) 967-1783 (toll-free) or online at <http://www.kcc.net/MarinerHealthCentral/inquiry>. Please note that the claims agent cannot offer legal advice or advise whether you should file a Proof of Claim. You should consult your own attorney for assistance regarding any other inquiries, such as questions concerning the completion or filing of a proof of claim.

UNITED STATES BANKRUPTCY COURT, DISTRICT OF NEW JERSEY
In re: BLOCKFI INC., et al., Chapter 11 Case No. 22-19361 (MBK) Debtors. (Jointly Administrated)

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b. Government Bar Date: March 20, 2023 at 5:00 p.m. (Pacific Time) is the deadline for all government units to file a Proof of Claim for any claim against any Debtor that arose prior to the Petition Date.

PLEASE TAKE FURTHER NOTICE that, as used in this notice, the terms "claim," "entity," "governmental unit," and "person" have the meanings given in sections 101(15), 101(15), 101(17) and 101(41) of the Bankruptcy Code, respectively.

PLEASE TAKE FURTHER NOTICE that each Proof of Claim must conform to requirements set forth in the Bar Date Order, including but not limited to that it must be submitted to the Debtors' claims agent on or before the applicable Bar Date, either: (i) through the "Submit Electronic Proof of Claim" interface at <http://www.kcc.net/MarinerHealthCentral>; or (ii) by first-class mail, overnight courier, or hand-delivery to the following address: Mariner Health Central, Inc., et al., Claims Processing Center (c/o Kurtzman Carson Consultants, LLC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245).

PLEASE TAKE FURTHER NOTICE that any Proof of Claim sent or submitted by facsimile or electronic mail will not be accepted.

PLEASE TAKE FURTHER NOTICE that if you are required, but fail, to file a Proof of Claim in accordance with the Bar Date Order on or before the applicable Bar Date:

a. YOU WILL BE FOREVER BARRED, ESTOPPED, AND ENJOINED FROM ASSERTING SUCH CLAIM AGAINST THE DEBTORS (OR FILING A PROOF OF CLAIM WITH RESPECT THERETO);

b. YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM; AND

c. YOU WILL NOT BE PERMITTED TO VOTE ON ANY CHAPTER 11 PLAN OR PLANS FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

PLEASE TAKE FURTHER NOTICE that additional information regarding the Debtors' bankruptcy cases and the claims process, including copies of the Bar Date Order Proof of Claim forms, and other relevant documents, may be obtained free of charge at <http://www.kcc.net/MarinerHealthCentral>. You may also ask any questions about the claims process or obtain copies of documents by calling the Debtors' claims agent at (866) 967-1783 (toll-free) or online at <http://www.kcc.net/MarinerHealthCentral/inquiry>. Please note that the claims agent cannot offer legal advice or advise whether you should file a Proof of Claim. You should consult your own attorney for assistance regarding any other inquiries, such as questions concerning the completion or filing of a proof of claim.